<u>REMARKS</u>

In a preliminary Amendment filed on November 20, 2001, there were two claims numbered 70. By this amendment Applicant has cancelled claim 70, at the first occurrence starting at the last line of page 3 through the first line of page 4 of the Preliminary Amendment filed November 20, 2001. The remaining and only claim 70 now reads as follows:

"70. The method of claim 68, wherein the concentration of the more soluble component(s) is between about 0.5% by weight and 3% by weight."

The remaining claims 70 to 90 will retain the same numbering order.

Applicant has also amended claim 76. Support for this amendment is found in originally filed claim 11. No new matter has been added. Claims 53 to 90 are now pending in this application for further examination.

Attached hereto is a marked up version of the charges made to the claims by the current amendment. The attached page is entitled "Version of claim amendments with markings to show changes made".

Applicant believes that no fee is required for filing of this Supplemental Amendment. However, if any fee is required, the Commissioner is authorized to charge or credit our Deposit Account 50-0552.

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An early and favorable action on the merits is earnestly solicited.

Respectfully submitted,

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Bv:

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Version Of Claim Amendments With Markings To Show Changes Made

76. (Amended) The method of claim 53, wherein at least one amphiphilic lipid component is an identical chain, or mixed chain acyl lipid or alkyl lipid.

JAN. 25. 2002 4:34PM

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